23066. Rice. (F. D. C. No. 38689. S. No. 35-751 M.)

QUANTITY: 30 100-lb. bags at Chicago, Ill.

SHIPPED: 2-22-55, from De Witt, Ark.

LIBELED: 11-15-55, N. Dist. Ill.

CHARGE: 402 (a) (3)—contained insects while held for sale.

DISPOSITION: 1-5-56. Default—destruction.

23067. Rice. (F. D. C. No. 38814. S. Nos. 34-936/7 M.)

QUANTITY: 20 25-lb. bags at Cleveland, Ohio.

SHIPPED: 9-27-55 and 11-11-55, from Port Stuttgart and De Witt, Ark.

LIBELED: 1-16-56, N. Dist. Ohio.

CHARGE: 402 (a) (3)—contained rodent urine while held for sale.

DISPOSITION: 2-10-56. Default—destruction.

FRUITS AND VEGETABLES

CANNED FRUIT

23068. Canned applesauce. (F. D. C. No. 38972. S. No. 23-275 M.)

QUANTITY: 202 cases, 24 1-lb. cans each, at Boston, Mass.

SHIPPED: 1-16-56, from North Rose, N. Y., by B. Richardson Canning Co.

LABEL IN PART: (Can) "Matchless Brand * * * Apple Sauce."

Libeled: 2-29-56, Dist. Mass.

CHARGE: 402 (a) (3)—contained insects, insect parts, and rodent hairs; and

402 (a) (4)—prepared under insanitary conditions.

DISPOSITION: 6-25-56. Default—destruction.

DRIED FRUIT*

23069. Dried figs, unpopped popcorn, egg noodles, and macaroni. (F. D. C. No. 38444. S. Nos. 7-100 M, 32-842/8 M.)

QUANTITY: 3 cartons, 36 6-oz. pkgs. each, of dried figs; 262 1-lb. pkgs. and 81 2-lb. pkgs. of unpopped popcorn; 6 10-lb. cartons of macaroni; and 10 10-lb. cartons, 9 cartons, 24 10-oz. pkgs. each, and 28 cartons, 12 14-oz. pkgs. each, of egg noodles at Plainview, Tex.

SHIPPED: Between 9-16-54 and 8-4-55, from Fresno, Calif., Cedar Rapids, Iowa, and Omaha, Nebr.

LIBELED: 9-17-55, N. Dist. Tex.

CHARGE: 402 (a) (3)—contained insects while held for sale.

DISPOSITION: 1-5-56. Default-destruction.

23070. Raisins. (F. D. C. No. 36889. S. No. 79-789 L.)

QUANTITY: 799 30-lb. cases at Brooklyn, N. Y.

SHIPPED: 5-21-54, from Del Rey, Calif., by Enoch Packing Co., Inc.

LABEL IN PART: (Case) "Airport Brand Select Thompson Seedless Raisins."

LIBELED: 7-21-54, E. Dist. N. Y.

^{*}See also No. 23057.

CHARGE: 402 (a) (3)—contained insects, insect parts, and rodent hairs; and 402 (a) (4)—prepared under insanitary conditions.

DISPOSITION: 9-7-54. Consent—claimed by Enoch Packing Co., Inc. Converted to distillery stock.

VEGETABLES*

23071. Canned corn. (F. D. C. No. 38850. S. Nos. 24-930 M, 24-937 M.)

QUANTITY: 135 cases, 6 6-lb., 10-oz. cans each, at Yakima, Wash.

SHIPPED: 12-21-55 and 1-12-56, from Salem, Oreg., by Western Oregon Packing Corp.

LABEL IN PART: (Can) "Lin-Ton Brand Whole Kernel Golden Sweet Corn."

LIBELED: 2-14-56, E. Dist. Wash.

CHARGE: 402 (a) (3)—contained decomposed substance when shipped.

DISPOSITION: 4-3-56. Default—destruction.

23072. Canned corn. (F. D. C. No. 38805. S. Nos. 38-150 M, 38-334/6 M.)

QUANTITY: 69 cases, 48 8-oz. cans each, and 322 cases, 24 1-lb. cans each, at Mexico, Mo.

SHIPPED: Between 8-25-55 and 11-23-55, from Milford, Ill., by Milford Canning Co.

LABEL IN PART: (Can) "Iga * * * Cream Style White Sweet Corn," "Iga * * * Cream Style Country Gentleman White Corn," and "Iga * * * Cream Style Golden Sweet Corn."

LIEELED: 12-23-55, E. Dist. Mo.

CHARGE: 402 (a) (3)—contained worms and worm fragments when shipped.

DISPOSITION: 4-24-56. Default—destruction.

23073. Green olives in brine. (F. D. C. No. 38952. S. No. 28-551 M.)

QUANTITY: 73 275-lb. bbls. at San Juan, P. R.

SHIPPED: 1-18-56, from Woodlake, Calif., by Woodlake Ranch, Inc.

Libeled: 2-14-56, Dist. P. R.

CHARGE: 402 (a) (3)—contained insects and insect parts when shipped.

DISPOSITION: 4-12-56. Consent—claimed by Woodlake Ranch, Inc. The olives were reconditioned by removal from the barrels and washing and repacking them into clean containers with new brine.

TOMATOES AND TOMATO PRODUCTS

23074. Canned tomato products. (Inj. No. 240.)

COMPLAINT FOR INJUNCTION FILED: 12-28-51, S. Dist. Ind., against Virgil Etchison of Atlanta, Ind., t/a New Palestine Canning Co., at New Palestine, Ind.

CHARGE: The complaint alleged that the defendant was engaged in the preparation, packing, holding, and interstate distribution of canned tomato products and had been and was, at the time of filing the complaint, introducing and causing to be introduced into interstate commerce such articles which were adulterated within the meaning of 402 (a) (3) and (4) by reason of

^{*}See also No. 23062.